3rd Sub. H.B. 358 STUDENT PRIVACY AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1 MARCH 9, 2016 8:33 PM

Senator **Howard A. Stephenson** proposes the following amendments:

Page 23, Lines 687 through 698: 687 with this section. 688 { (7) A provider of an external application that receives content from a third-party 689 content provider is not required to ensure that the third-party content provider is in compliance with this section. 690 691 {-(8)-} (7) A provider of an electronic store, gateway, marketplace, or other means of purchasing an external application is not required to ensure that the external application 692 obtained through the provider complies with this section. 693 694 {-(9)-} (8) The provisions of this section do not { apply to } : 695 (a) apply to the use of an external application, including the access of an external application 696 with login credentials created by a third-party contractor's internal application; {-or-} 697 (b) apply to the providing of Internet service {-} (c) impose a duty on a provider of an interactive computer service, as defined in 47 U.S.C. Sec. 230, to review or enforce compliance with this section. 698 Section 13. Section **53A-1-1411** is enacted to read: